IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Richmond Division

ePLUS, INC.,)
Plaintiff,) Civil Action No. 3:09-CV-620 (REP)
v.)
LAWSON SOFTWARE, INC.,))
Defendant.)))

PLAINTIFF ePLUS INC.'S PROPOSED VOIR DIRE

Plaintiff *e*Plus, Inc., ("*e*Plus") hereby provides the attached proposed voir dire for the trial in the above-captioned matter, pursuant to the Scheduling Order in this case. *e*Plus reserves its right to propose additional voir dire pending the receipt of additional information about the jury pool for this case, and based upon conferences with opposing counsel.

Plaintiff *e*Plus, Inc., hereby requests that the Court ask the following questions during the voir dire process:

- 1) Does any member of the jury panel know any of the lawyers who were introduced to you?
- 2) Are you related, by blood or by marriage, to any of the lawyers in this case?
- 3) Have you or any member of your family ever been represented by any of the lawyers or their law firms in this case?
- 4) Has any member of the jury panel, either now or in the past, ever been employed by Lawson Software, Inc.?
- 5) Has any member of the jury panel, either now or in the past, ever been employed by *e*Plus, Inc.?
- 6) Has any member of the jury panel, or your immediate family, ever been employed by a company which provides or sells computer software or systems?
- 7) Has any member of the jury panel, or your immediate family, ever been employed by a company which provides or sells electronic procurement or electronic sourcing software or systems?
- 8) Has any member of the jury panel, or their immediate family, ever used electronic procurement or electronic sourcing software or systems for an employer in connection with work?
- 9) Has any member of the jury panel, or their immediate family, ever used any of the following: the Lawson Software S3 Supply Chain Management or M3 Supply Chain Management, Fisher Scientific RIMS, IBM Technical Viewer/2 or TV/2, PO Writer, J-CON, or ePlus Procure+ or ePlus Content+?

- 10) As part of their current or previous job, has any member of the jury panel, or their immediate family, been responsible for ordering or procuring goods or services for their company or employer, including through the use of Lawson Software S3 Supply Chain Management or M3 Supply Chain Management, Fisher Scientific RIMS, IBM Technical Viewer/2 or TV/2, PO Writer, Gateway, or J-CON?
- 11) Have you or any member of your immediate family ever purchased software from Lawson Software, Inc., or *e*Plus, Inc.? Have you or any member of your family done any business with Lawson Software, Inc., or *e*Plus, Inc.?
- 12) Do you or any member of your family know or have you known of the following people, who may be called to testify in this case:

Henrik Billgren

Dale Christopherson

Lynn Cimino

Todd Dooner

Pamela Eng

Kenneth Farber

Laurene Fielder-McEneny

Jeff Frank

Charles Gounaris

Phillip Green

Dean Hager

Brooks Hilliard

Jeff Hvass

Robert Irwin

James Johnson

Robert Kinross

Keith Knuth

Richard Lawson

Keith Lohkamp

Elaine Marion

Manuel Matias

Steven Mencarini

Douglas Momyer

Patrick Niemeyer

Phillip Norton

Johanna O'Loughlin

Kristy Oliver

Kleyton Parkhurst

Hannah Raleigh Robert Schriesheim Michael Shamos Preston Staats Gene Tabachnik Guenther Tolkmit Kenneth White Alfred Weaver, Ph.D. Vicky Williams Gerard Wissing William Yuhasz

- 13) Have you or any member of your immediate family ever served before on a jury?
- 14) Are there any members of the jury, or their immediate families, who have any education or training in engineering, electronics or computer programming?
- 15) Are there any members of the jury, or their immediate families, who have any education or training in electronic sourcing and electronic procurement?
- 16) Are there any members of the jury panel, or their immediate families, who have ever had any contact, business or other, with the United States Patent and Trademark Office?
- 17) Is there any member of the jury panel, or their immediate family, who has ever invented a process which utilizes various computer software and computer hardware components?
- 18) Is there any member of the jury panel, or their immediate family, who has ever considered, or sought advice about, obtaining a patent, copyright or trademark for an idea, process, method, or invention?
- 19) Is there any member of the jury panel, or their immediate family, who has ever been awarded a United States Patent for an invention?

- 20) Is there any member of the jury panel, or their immediate family, who has ever had to enforce their intellectual property right, such as a patent, against an infringer?
- 21) Has any member of the jury ever been educated, formally or informally, about how one protects intellectual property from infringement by others?
- 22) Has any member of the jury ever been educated, formally or informally, in the area of electronic procurement or electronic sourcing?
- 23) Has any member of the jury ever been educated, formally or informally, in the area of internet searching software?
- 24) Have you or any member of your immediate family ever been involved in a lawsuit, either as a plaintiff or defendant?
- 25) It is possible that this case will take two weeks or longer to complete. Is there any member of the jury panel who has a specific hardship that would make it impossible to commit this amount of time?
- 26) Does any member of the jury panel have any special physical disability or problem that would make it difficult or impossible for you to serve as a juror?
- 27) Does any member of the jury panel harbor any prejudice or bias which would prevent you from sitting as a fair and impartial juror in this case?
- 28) Have you or any member of your family ever been employed by the United States government, including the United States Patent and Trademark Office?
 - 29) Have you ever used Fisher Scientific or ProcureNet products?

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Respectfully submitted,

Dated: September 3, 2010

/s/

David M. Young (VSB #35997)

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Jennifer A. Albert (*admitted pro hac vice*) Counsel for Plaintiff *e*Plus, Inc.

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Attorneys for Plaintiff

ePlus, Inc.

CERTIFICATE OF SERVICE

I certify that on this 3rd day of September, 2010, I will electronically file the foregoing **PLAINTIFF** *e***PLUS INC.'S PROPOSED VOIR DIRE** with the Clerk of Court using the CM/ECF system which will then send a notification of such filing (NEF) via email to the following:

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/<u>S</u>/

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